



ବ୍ୟାଜପଦ୍ମ, ତିର୍ଯ୍ୟାନିକ ପଦ୍ମବୀ

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

ਖਣਡ ੧੬]

शिभला, शनिवार, २३ मार्च, १९६८/३ चंत्र, १८६०

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विज्ञप्ति की संख्या	विभाग का नाम	विषय
No. Vety. 104-11/52-III, dated	Animal Husbandry	The draft of the Himachal Pradesh Animal Contagious Diseases Rules,
the 5th March, 1968.	Department	1968.
No. 1-19/68-VS., dated the	Vidhan Sabha Secretariat	The Himachal Pradesh Appropriation (Vote on Account) Bill, 1968
18th March, 1968.		(Bill No. 11 of 1968) as Introduced in the Legislative Assembly.
No. 14-20/68-E&T., dated the	Excise and Taxation	The draft of amendments proposed to be made in the Schedules 'A' and
20th March, 1968.	Department	'B' of the East Punjab General Sales Tax Act, 1948, as in force in the
No. 3-1/68-Elec., dated the	Election Department	areas comprised in Himachal Pradesh immediately before November
21st March, 1968.		1, 1966.
		List of contesting candidates to the election of Council of States by the
		members of the Electoral College of Himachal Pradesh.

भाग १—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल और हिमाचल बंच आफ़ देहली हाई कोर्ट द्वारा अधिसूचनाएं इत्यादि

हिमाचल प्रदेश सरकार

**EXCISE AND TAXATION DEPARTMENT
NOTIFICATION**

Simla-4, the 30th January, 1967

No. 8-46/62-E&T.—In exercise of the powers conferred by sections 31, 32 and 56 of the Punjab Excise Act (I of 1914), as in force in Himachal Pradesh and all other

powers enabling him in this behalf and notwithstanding any provision contained in the Himachal Pradesh Excise Fiscal Order, 1965 or other Notifications issued in this behalf, the Lieutenant Governor (Administrator), Himachal Pradesh is pleased to order that no manufacture and export duty shall be levied and charged on Indian made Foreign Spirit and Beer exported by M/s Dyer Meakin Breweries Ltd., Solan Brewery, from Solan to any other country outside India:

Provided that such export shall not exceed 40,500 proof litres of Indian made Foreign Spirit and 1,87,200 bulk litres of Beer annually.

By order,
PREM KUMAR,
Secretary.

TRANSPORT DEPARTMENT NOTIFICATIONS

Simla-1, the 14th March, 1968

No. GM. 9-1103/65.—Shri Des Raj, Chief Inspector, Himachal Government Transport, is hereby appointed to officiate as Assistant Manager in the pay scale of Rs. 150-10-300 (Class III Gazetted) on *ad-hoc* basis purely as a stop-gap arrangement, with headquarters at Una (Kangra district) from the date he assumes charge of the post.

2. He will have no claim for seniority and regular promotion on account of this *ad-hoc* promotion.

Simla-1, the 14th March, 1968

No. GM. 9-1103/65.—Shri T. R. Kapoor, Chief Inspector, Himachal Government Transport, is hereby appointed to officiate as Assistant Manager in the pay scale of Rs. 150-10-300 (Class III Gazetted) on *ad-hoc* basis purely as a stop-gap arrangement, with headquarters at Una (Kangra district) from the date he assumes charge of the post.

2. He will have no claim for seniority and regular promotion on account of this *ad-hoc* promotion.

By order,
J. M. LALWANI,
Secretary (Transport).

भाग २—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और ज़िला मैजिस्ट्रेटों द्वारा प्रधिसूचनाएं इत्यादि

शून्य

भाग ३—वैधानिक, विधेयक और विधेयकों पर प्रबंध समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, हिमाचल बंच प्राफ देहली हाई कोर्ट, काइनेशन कमिशनर तथा कमिशनर प्राफ इन्कम-टैक्स द्वारा प्रधिसूचित आदेश इत्यादि

EXCISE AND TAXATION DEPARTMENT NOTIFICATION

Simla-4, the 29th March, 1967

No. Ex. 9-455/59.—In pursuance of rule 4(10) of the Himachal Pradesh Central Sales Tax Rules, 1958, it is notified for general information that the following declaration form 'C' has been reported to have been lost in a theft case and is declared invalid for purposes of subsection (4) of section 8 of the Central Sales Tax Act, 1956:—

Serial No. of the Form reported to be lost.—Q-316071 to 316075.

Name, Address and Registration Certificate No. of the Dealer.—M/s Mona Mal Ram Singh, Mandi Town, Registration Certificate No. 000580.

Remarks.—Stolen in a theft case.

K. R. CHANDEL,
Excise and Taxation Commissioner.

TRANSPORT DEPARTMENT NOTIFICATION

Simla-1, the 14th March, 1968

No. 4-6/64-Tpt.—In exercise of the powers conferred by section 68 of the Motor Vehicles Act, 1939 (4 of 1939) read with Government of India's Notification No. 96-T (1)/57, dated the 26th April, 1957, the Administrator (Lieutenant Governor), Himachal Pradesh proposes to make the following amendments in the H. P. Tourist Motor Vehicles Rules, 1964 as published vide this Government Notification of even number dated 21st December, 1964; and the same are hereby published for the

information of all persons likely to be effected as required by sub-section (1) of section 133 of the said Act.

Any person who has any objection or suggestion to make may send the same to Secretary (Transport) to Himachal Pradesh Government, Simla-1. The amendments together with objections or suggestions, if any, received will be taken into consideration on or after 30 days of this publication in the Himachal Pradesh Government Gazette.

AMENDMENTS

1. For rule 8, the following shall be substituted, namely:—

"8. The tourist vehicle shall prominently display on it the letter 'T' and the serial number allotted by the authority making the endorsement on the permit relating to the vehicle shall be pointed on the front fender of the tourist vehicle. The letter and numerals shall be pointed on a white surface enclosed by a circle drawn in red and shall not be less than two inches in height and one and half inches in breadth."

2. For sub-rule (2) of rule 9 the following shall be substituted, namely:—

"9. (2) No tourist vehicle shall carry more than twenty-nine persons excluding the driver and conductor:

Provided that this restriction shall not apply to a specially built tourist omnibus to carry sight-seeing groups of tourist ranging from 40 to 50 persons."

By order,
J. M. LALWANI,
Secretary (Transport).

भाग ४—स्थानीय स्वायत शासनः म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटीफाइड और टाउन एरिया तथा पंचायत विभाग

LOCAL SELF GOVERNMENT DEPARTMENT NOTIFICATION

Simla-2, the 14th March, 1968

No. 1-4/66-LSG.—The following bye-laws, made by the

Municipal Committee, Palampur, in Kangra district, in exercise of the powers conferred by sections 188 and 199 of the Punjab Municipal Act, 1911, as in force in the territories transferred to Himachal Pradesh under

section 5 of the Punjab Re-organisation Act, 1966, having been confirmed by the Administrator (Lieutenant Governor), Himachal Pradesh, as required by section 201 of the said Act, are published for general information, and shall come into force within the Municipality of Palampur with effect from 1st January, 1968:—

(1) AGENT BYE-LAWS

1. Every owner of buildings or land situated within the limits of the Municipality of Palampur who does not reside in the Municipal area shall appoint in writing a person residing within the Municipal area to act as his Agent for all the purposes of the Punjab Municipal Act, 1911, or any rules or bye-laws made thereunder.

2. Such an appointment shall be notified as soon as possible to the Committee, by a notice which shall bear the signature of the Agent in acknowledgment of his appointment and no person shall be deemed to have been appointed as an Agent until such notice has been received by the Secretary. Every person whose appointment as an Agent has been notified shall be deemed to be duly appointed Agent until the contrary is notified to the Committee by the Principal or by the Agent.

3. When an Agent has been appointed in pursuance of these bye-laws any notice served upon him and any demand for payment of *its dues made from him* by the Committee shall be deemed to have been served upon his Principal, and shall have the same effect as regards the Principal, as if the notice have been served upon or the demand had been made from the Principal.

4. A register shall be maintained in the office of the Municipal Committee in which the names and the addresses of all Agents appointed in pursuance of these bye-laws together with dates of their appointments shall be entered.

5. Any person who commits a breach of bye-law 1 or 2 shall on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees and when the breach is a continuing breach with a further fine which may extend to five rupees for every day after the first during which the breach continues.

(2) HOTEL BYE-LAWS

1. Every person who keeps a hotel, *sarai* or lodging house shall register it at the municipal office.

2. Every person who keeps a hotel, *sarai* or lodging house shall put up notices at prominent places in his hotel, *sarai* or lodging house that there shall be no discrimination against the scheduled castes.

3. Every such person shall, if so required by written notice from the Medical Officer of Health or the Secretary of the Municipal Committee make such alterations to his hotel, *sarai* or lodging house as will ensure that:—

- (a) the minimum height of every room intended to accommodate lodgers shall be not less than 10 feet;
- (b) the minimum superficial floor area of every such room shall be not less than 144 square feet;
- (c) ventilation opening directly into external air shall be provided for every such room by means of windows, gratings, or other openings exclusive of doors; having a combined area equal to not less than one-tenth of the floor area of the room:

Provided that nothing in this bye-law shall be considered in any way to waive off the requirements of any bye-laws for the regulation of the buildings in general which may from time to time be in force in the municipality.

4. Every person who keeps a hotel, *sarai* or lodging house shall provide it with a sufficient and good supply of

wholesome drinking-water from a municipal main and if there is a well or storage tank or other storage provision against pollution in such manner as the Medical Officer of Health or the Secretary of the Municipal Committee may direct and every year in October or more often if so required by the Medical Officer of Health or the Secretary of the Municipal Committee, shall cause such well or storage or other storage provision to be cleaned to the satisfaction of the Medical Officer of Health or the Secretary of the Municipal Committee.

5. Every such person shall keep his hotel, *sarai* or lodging house cleaned and in good repair and shall employ such staff or conservancy as the Medical Officer of Health or the Secretary of the Municipal Committee may direct and shall, unless otherwise permitted by the Medical Officer of Health or the Secretary of the Municipal Committee at least twice a year and more often, if so required by the Medical Officer of Health or the Secretary of the Municipal Committee, cause every room in his hotel, *sarai* or lodging house to be lime-washed and generally shall comply with every responsible order of the Medical Officer of Health or the Secretary of the Municipal Committee for the purpose of promoting the sanitation and cleanliness of his hotel, *sarai* or lodging house.

(b) Every such hotel, *sarai* or lodging house shall be provided with bath rooms, bathing places, latrines and urinals of the pattern connected with sewer as approved by the Medical Officer of Health or the Secretary of the Municipal Committee and with such accommodation as he may consider sufficient. Separate provision shall be made in this respect for both the sexes (wherever necessary) as well as for the lodgers, the staff and servants of the institution.

(c) Every such hotel, *sarai* or lodging house shall be provided with fixtures of sanitary type for washing hands by the customers and the staff separately.

5. (a) All kitchens and dining rooms shall be made of impervious non-absorbent material and of such pattern as directed by the Medical Officer of Health or the Secretary of the Municipal Committee with suitable provision for accommodation, drainage, ventilation, exit of smoke and protection from birds, flies, rats and vermin.

(b) Separate places of rooms made of impervious unabsorbent material will be provided for washing and cleaning all the utensils, cutlery, crockery and other articles used for purpose of food and drink. Such places or rooms shall be fitted with sufficient supply of wholesome water and efficient drainage to the satisfaction of the Medical Officer of Health or the Secretary of the Municipal Committee.

6. (a) Wholesome and unadulterated articles of food and drink shall be used and provision shall be made to the satisfaction of the Medical Officer of Health or the Secretary of the Municipal Committee to prevent articles of food and drink kept on the premises from getting contaminated, decomposed or being otherwise rendered unfit for human consumption from any source whatsoever.

(b) All receptacles, utensils, vessels or other things employed for storing, cooking or serving articles of food and drink shall be made of suitable material to prevent deterioration or poisoning of such articles of food and drink either by chemical action or otherwise and all reasonable directions given by the Medical Officer of Health or by the Secretary of the Municipal Committee, in this respect as well as to protect such utensils, vessels and other things, from flies, rats and vermin shall be carried to his satisfaction.

(c) Every person who keeps a hotel, *sarai* or lodging house shall make proper arrangements to protect articles of food, sweetmeats, from dust, flies, rats and mice during

the process of manufacture and afterwards.

7. (a) The Medical Officer of Health or the Secretary of the Municipal Committee may fix the number of persons who may occupy any room in a hotel, *sarai* or lodging house; and no person who keeps such hotel, *sarai* or lodging house shall suffer more than the number of persons so fixed to occupy such rooms.

(The minimum requirement of space for each person shall be 400 cubic feet, any height above ten feet not being taken into consideration).

(b) If the number of persons who may occupy any room has been fixed under clause (a) of this bye-law such number shall be painted over the door of such room, and failure on the part of any keeper of a hotel, *sarai* or lodging house to cause such number to be painted shall constitute a breach of this bye-law.

8. (a) Every person who keeps a hotel, *sarai* or lodging house shall as soon as it comes to his notice immediately report to the Medical Officer of Health or the Secretary of the Municipal Committee the occurrence in his hotel, *sarai* or lodging house of any disease, defined or notified by the State Government as an infectious disease under clause (7) of section 3 of the Punjab Municipal Act, 1911, and shall take measures to keep any person suffering from such disease isolated from all other lodgers.

(b) No person who keeps a hotel, *sarai* or lodging house shall let such hotel, *sarai* or lodging house or any part of it to be occupied if he knows or has good reasons to believe that it has been occupied by a person suffering from any such disease until such hotel, *sarai* or lodging house or part of it and every article therein likely to contain infection have been disinfected to the satisfaction of the Medical Officer of Health or the Secretary of the Municipal Committee.

(c) No person who keeps a hotel, *sarai* or lodging house shall employ or permit to be employed in a hotel, *sarai* or lodging house, any person suffering or who has so suffered from any contagious or infectious disease or from loathsome sores unless he produces a certificate of medical fitness or a person who is living in the same hours with any person so suffering and that he shall not suffer any such person or any animal to enter or remain upon the licensed premises.

(d) Every such person shall submit himself and his employees concerned in the sale or preparation or exposure for sale of food articles, for inoculation against entire group of diseases—cholera and small-pox whenever the Medical Officer of Health or the Secretary of the Municipal Committee considers it necessary.

(e) Every such person shall report in writing to the Medical Officer of Health or the Secretary of the Municipal Committee forthwith, the occurrence of notifiable disease in his house-hold or family or among his employees or their families and shall abide by all such directions as the Medical Officer of Health or the Secretary of the Municipal Committee may issue.

(f) Every such person shall not sell or expose for sale any article of food or drink which in the opinion of the Medical Officer of Health or the Secretary of the Municipal Committee is injurious to health.

9. Every person who keeps a hotel, *sarai* or lodging house shall, if so required by the Medical Officer of Health or the Secretary of the Municipal Committee, keeps a register in the form prescribed by the Committee, in which he shall record immediately on the arrival or departure of any person who lodges in his hotel, *sarai* or lodging house, the following particulars:—

(i) ON ARRIVAL—(a) the name, father's name or in the case of married woman husband's name of every such person;
(b) occupation and residence of such person;

(c) the date of arrival of such person;

(d) the place from which such person arrived.

(ii) ON DEPARTURE—(a) the date of departure of such person; and
(b) the place to which such person proceeded on departure.

10. Any person who commits a breach of any of these bye-laws shall, on conviction by a Magistrate be punishable with fine which may extend to fifty rupees and when the breach is a continuing breach, with a further fine which may extend to five rupees for every day after the first during which the breach continues.

(3) BILLS, ADVERTISEMENTS, NAME BOARDS, SIGN BOARD BYE-LAWS

1. For the purpose of these bye-laws, the—

- (i) "Advertisement" includes a bill, poster, every kind of notice, trade advertisement and sign lighted by the electricity but does not include posters or notices announcing public meetings or processions;
- (ii) "Name Board" means a board or any thing else used for the purpose of exhibiting the name of a firm or business or individual;
- (iii) "Notice Board" means any board or anything else used for exhibiting any advertisement or bill; and
- (iv) "Sky-Sign" means any name board or notice board erected on a building and projecting above the top of the wall to which it is affixed.

PART I—MUNICIPAL NOTICE BOARD

2. No person shall post or cause to be posted any bill or advertisement in any public place within municipal limits or on municipal land or Government land in the charge of the Committee except on Notice Board provided for the purpose by the Committee:

Provided that the President may sanction the erection by a person of one or more Notice Boards at places within the aforesaid limits for the purpose of posting bills or advertisements as hereinafter provided.

3. (1) Any person desiring to have bill or advertisement displayed on the Municipal Notice Boards shall furnish to the President as many copies of such bills or advertisements as he may desire to have posted and the President shall—

(a) if he approves the bill, or advertisement, cause the same to be posted on the Municipal Notice Board by a Municipal employee; provided that not more than one copy of each bill or advertisement shall be posted on any one Notice Board; and

(b) if he does not approve the bill or advertisement, direct that the same be returned to the applicant.

(2) The Deputy Commissioner may, at any time, for reasons to be recorded in writing direct the President to remove a bill or an advertisement, affixed under his orders, if in the opinion of the Deputy Commissioner such bill or advertisement is indecent or offensive to good taste.

4. No bill or poster submitted under bye-law 3 shall exceed three feet by two feet.

5. On approval by the President of the bill or advertisement under bye-law 3 (1)(a), the applicant shall pay to the Committee a sum of twenty-five paise per square foot of bill or advertisement per Notice Board for an exposure of fifteen days; provided that Government and Municipal Notice shall be posted free of cost and that the President may at his discretion allow the posting free of costs of Notices which are of a purely charitable nature or one to be posted in the public interest and not for private or commercial purposes.

6. All bills or advertisements posted on the Municipal Notice Boards under bye-law 3(1)(a), shall be liable to removal under the orders of the President after they have been on the Notice Boards for a period of fifteen days.

7. No person shall tamper with or in any way alter or damage any bill or advertisement posted on Municipal Board.

ADVERTISEMENT AND NAME BOARD, ETC.

PART II—NOTICE BOARDS AND NAME BOARDS ON MUNICIPAL LAND

8. Any person who wishes to erect a private notice board or name board in any public street or on municipal land or on Government land in the charge of the Committee, shall obtain the previous sanction of the President to such erection and shall submit with his application for such sanction a plan showing the size, design and method of erection of the notice board which he proposes to erect and the site on which he proposes to erect it.

9. On receipt of written sanction for the erection of such private notice board or name board and prior to its erection the owner shall pay to the Committee rent at the rate of one rupee per mensem for every fifteen square feet of the area of the board or portion thereof.

10. The owner of the private notice board erected under bye-law 9 shall not paste on such notice board a bill or advertisement which is not connected with his own business, trade or calling:

Provided that the President may or when so required by the Committee, shall, at any time, cause to be removed or obliterated any such bill or advertisement on a private notice board if it is in his opinion or in the opinion of the Committee indecently worded or in any other way calculated to offend good taste, and may cause the notice board itself to be removed, if in his opinion or in the opinion of the Committee, it is not being maintained in a satisfactory state of repairs.

PART III—NOTICE BOARDS AND NAME BOARDS ON PRIVATE OWNED PROPERTY

11. Name boards and notice boards affixed to the face of buildings shall comply with the following conditions:—

- (i) the total area of any one name board shall not exceed one hundred square feet;
- (ii) the total area of any one notice board shall not exceed twenty square feet; provided that where the contents of two or more name boards or notice boards are in sequence and not self-contained they shall be regarded as one unit for the purpose of measurement restriction;
- (iii) no name board, notice board, bill or advertisement except those indicating the name and the trade, profession or calling of the occupier, shall be affixed to a building; provided that name boards of persons other than the occupiers of a building necessary for directing the public to premises inside street may be affixed to any building with the permission of the owner of such building;
- (iv) no name boards or notice boards affixed to a building shall be allowed to project from the wall more than eighteen inches; provided that projecting illuminated night-sign of Doctors and Chemists not conforming with these bye-laws may be sanctioned by the President after his written approval of the design proposed and on

payment of such rent as may be fixed by the Committee;

- (v) name boards or notice boards or advertisement of any kind hanging on support across roads, streets or municipal land or Government land in the charge of the Committee or posted or affixed to trees or street surfaces are prohibited;
- (vi) one name board only shall be allowed for each business firm:

Provided that where there is more than one public entrance to the premises of the firm concerned one additional name board not larger than the size prescribed in clause (i) of this bye-law shall be allowed for each such entrance;

- (vii) sky-signs of any description are prohibited:

Provided that this does not preclude the erection of flag-staffs and flying of flags.

12. Name boards or notice boards on private land which are affixed to support in the ground or attached to compound walls, hedges, gates or gate posts are prohibited:

Provided that any person conducting his business on land which has frontage on a street, but which contains no building on which a name board visible from the street could be affixed, may erect, on such land one name board not exceeding six square feet in size:

Provided further that private name boards on gate-piers or at gate entrances of private house shall be permitted upto a maximum size of one square foot, no one side to measure more than eighteen inches:

Provided further that operation of bye-laws 11 and 12 shall remain restricted to the areas that may from time to time be specified by the Committee by separate resolution.

13. *Notice on Railings.*—Where there are railing round varandahs or balconies on upper storeys not more than one name board or notice board shall be affixed thereto for each separate business and no such name board shall exceed six square feet in area.

14. *Cinema Posters.*—Notwithstanding anything in these bye-laws cinematograph proprietors duly licensed under the Cinematography Act, 1918, may erect on their own land such notice boards as may be approved by the authority competent to license cinematograph:

Provided that the President can require cinematograph proprietor to remove any notice or advertisement which is in his opinion indecent or offensive to good taste.

15. The President shall issue a notice to any person putting up a name board, notice board or sign board not conforming with these bye-laws either to remove it or to make it conform with these bye-laws within one month of the date on which the notice is personally served on the defaulter, its copy is posted on name board, notice board, sign board, sign post or sky-sign objected to. If the direction contained in the notice is not complied with, the President shall have the name board etc. removed and confiscated.

16. *Penalties.*—Any person who commits or abets the commission of any of these bye-laws, after a notice has been issued to him under the preceding bye-laws, shall, on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees and when the breach is a continuing breach with a further fine which may extend to five rupees for every day after first during which the breach continues.

By order,
JOSEPH DINA NATH,
Under Secretary.

भाग ६—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन
FINANCE DEPARTMENT
NOTIFICATION

Simla-2, the 5th March, 1968

No. 20-6/68-Fin(R&E).—The Government of India, Ministry of Finance (Department of Economic Affairs) Notification No. F.2(47)-C&C/64, dated the 16th October, 1967, published in Part II—Section 3(ii) of the Gazette of India, along with its Hindi version calling in the (i) Quaternary alloy rupee coins, (ii) Quaternary alloy half-rupee coins, (iii) Quaternary alloy quarter-rupee coins and (iv) Cupronickel four anna (Scalloped) coins, is re-published in Himachal Pradesh Government Gazette for the information of the general public.

By order,
P. R. MAHAJAN,
Secretary.

**GOVERNMENT OF INDIA
MINISTRY OF FINANCE
(DEPARTMENT OF ECONOMIC AFFAIRS)**
NOTIFICATION

New Delhi, the 16th October, 1967

S.O. 3789.—In exercise of the powers conferred by section 15A of the Indian Coinage Act, 1906 (3 of 1906), the Central Government hereby,—

(i) calls in with effect from the 1st April, 1968—

(a) all quaternary alloy rupee coins;
(b) all quaternary alloy half-rupee coins;
(c) all quaternary alloy quarter-rupee coins, having a metal composition of fifty per cent silver, forty per cent copper, five per cent nickel and five per cent zinc, and

(d) all cupro-nickel four anna (scalloped) coins having a metal composition of seventy-five per cent copper and twenty-five per cent nickel; and

(ii) directs that on and from the said date the said coins shall cease to be legal tender save to the extent hereafter specified—

(a) the said coins shall continue to be legal tender upto the 30th September, 1968, only at all offices of the Reserve Bank of India, all agency and sub-agency banks of the Reserve Bank of India conducting Government business, and at all Government treasuries and sub-treasuries and during this period they will also be accepted at all Posts and Telegraph Offices and all Railway Offices for payment of dues; and

(b) the said coins shall continue to be legal tender at the offices of the Issue Department of the Reserve Bank of India at Bombay (Byculla),

Calcutta, Madras, Kanpur, New Delhi, Bangalore and Nagpur, until further notice.

वित्त मन्त्रालय

(अर्थ विभाग)

नई दिल्ली, १६ अक्टूबर, १९६७

एस०ओ०३७८६.—भारतीय सिक्का ढलाई अधिनियम, १९०६ (१९०६ के तीसरे अधिनियम) की धारा १५क द्वारा प्रदत्त अधिकारों का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा—

(१) पहली अप्रैल, १९६८ से,—

(क) चार धातुओं के मिश्रण से बने, रूपये के सभी सिक्के,

(ख) चार धातुओं के मिश्रण से बने, अट्टनी के सभी सिक्के,

(ग) चार धातुओं के मिश्रण से बने, चबनी के सभी सिक्के,

जिनमें ५० प्रतिशत चान्दी, ४० प्रतिशत तांबा, ५ प्रतिशत निकल और ५ प्रतिशत जस्ता है; तथा

(घ) ताम्र-निकल के, चबनी के सभी सिक्के (अर्द्धवृत्ताकारों के रूप में कटे किनारे वाले) जिन में ७५ प्रतिशत तांबा और २५ प्रतिशत निकल है, चलने से वापस लेती है, और

(२) यह निदेश देती है कि उक्त तारीख को और उक्त तारीख से उक्त सिक्के, वैध मुद्रा के रूप में नहीं रहेंगे और इस बात के केवल यह अपवाद रहेंगे :—

(क) उक्त सिक्के केवल भारतीय रिजर्व बैंक के सभी कार्यालयों, सरकारी काम करने वाले भारतीय रिजर्व बैंक के सभी अभिकरण-बैंकों और उप-अभिकरण-बैंकों और सभी राजकोषों तथा उप-राजकोषों में ३० सितम्बर, १९६८ तक वैध मुद्रा के रूप में स्वीकार किये जाते रहेंगे और इसी अवधि में यह सिक्के देय रकमों की अदायगियों के रूप में, सभी डाक और तारधरों तथा रेलों के कार्यालयों में भी स्वीकार किये जायेंगे; और

(घ) उक्त सिक्के, अगली सूचना जारी होने तक भारतीय रिजर्व बैंक के निर्गम-विभाग के बम्बई (भायखला), कलकत्ता, मद्रास, कानपुर, नई दिल्ली, बंगलौर और नागपुर में स्थित कार्यालयों में वैध मुद्रा के रूप में स्वीकार किये जाते रहेंगे।

[No. F. 2(47)-C&C/64].

M. S. NANJUNDIAH,
Director.

**भाग ७—भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं
तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं**

ELECTION DEPARTMENT
NOTIFICATION

Simla-2, the 13th March, 1968

No. 6-22/67-Elec(II).—The Election Commission of India Order No. HP-LA/14/67, dated the 23rd January, 1968, is hereby published for general information.

By order,
D. B. LAL,
Chief Electoral Officer.

ELECTION COMMISSION OF INDIA
ORDER

Talkatora Road, New Delhi-1, the 23rd January, 1968/
3rd Magha, 1889 (Saka)

No. HP-LA/14/67.—Whereas the Election Commission is satisfied that Shri Mata Ram, Village and P.O. Jehar, Tehsil Pachhad, District Sirmur, Himachal Pradesh a contesting candidate for election to the Himachal Pradesh Legislative Assembly from Pachhad constituency, has

failed to lodge an account of his election expenses as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas, the said candidate even after due notice has not given any good reason or explanation for the failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said

Shri Mata Ram to be disqualified for being chosen as, and for being, a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this Order.

By order,
K. S. RAJAGOPALAN,
Secretary to the Election Commission.

अन्तिम
शून्य

LATE RECEIVED PART 1

CIVIL SUPPLIES DEPARTMENT ORDER

Simla-4, the 20th March, 1968

No. 10-67/CS-Genl.—In exercise of the powers conferred upon him by condition 11 of the License issued under the Punjab Foodgrains Dealers Licensing Order, 1964 and the Punjab Rice Dealers Licensing Order, 1964, in respect of merged areas and Himachal Pradesh Foodgrains Dealers Licensing Order, 1964 (in respect of old Himachal Pradesh) the Lieutenant Governor, Himachal Pradesh is pleased to withdraw with immediate effect the Order No. 10-67/CS-Genl., dated 31st October, 1967 with regard to sale or disposal of maize or rice in Himachal Pradesh.

By order,
PARKASH CHAND.
Joint Secretary.

